

"NEWSBOY KING" TELLS HIS STORY

Becker Trial Takes Strange Turn—Sullivan's Testimony, Barred Several Days Ago, Ordered in by Court Yesterday Against Protest of Defendant's Counsel—Examination Conducted by District Attorney—Evidence all in.

New York, Oct. 22.—The case of the "newsboy king" against Police Lieutenant Charles Becker closed abruptly and dramatically this afternoon with the district attorney, at the court's command, reading into the record a flood of testimony from Becker's star witness, "Jack Sullivan," for whose admission Becker's lawyers had fought long and hard when Sullivan testified before the court. Amid the vigorous protests of Becker's counsel, who had protested as vigorously when Sullivan's testimony was barred several days ago, the "king of the newsboys" unleashed his tongue, telling his story in a straightforward, unadorned, in his own way, just as he had asked permission to tell it when he was on the stand before. Sullivan's testimony, guided by the unwavering hand of the district attorney, was in direct support of the contention of the defense that Rose, Webber, Vallon and Scheppe, informers and state's witnesses, had conspired in jail to send Becker to the electric chair by their own perjury.

McIntyre Refused to Question Him.
John F. McIntyre, Becker's chief of counsel, had declared his case rested when Sullivan was recalled. He said frankly that he did not want Sullivan's testimony.

The court ordered the case reopened and instructed an attendant to bring Sullivan over from his cell in the Tombs and put him on the witness stand. Mr. McIntyre refused to question him and Justice Coff, leaning over the bench, instructed the district attorney to ask the witness, "as a part of the case of the defense," certain questions which the court had excluded during Sullivan's previous testimony.

Sullivan's Story.
These questions had to do with conversations Sullivan said he had in the West Fifty-third street jail with Rose and Webber.
"Rose told me that he and Webber and Vallon and Scheppe were going to frame up Becker," Sullivan declared.

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USED THE WORLD OVER TO CURE A COLD IN ONE DAY.
Always remember the full name. Look for this signature on every box. 25c.

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The unnatural suffering of so many women at times can be relieved by a little care and proper help. Beecham's Pills give just the assistance needed. They act gently but surely; they correct faults of the system so certainly that you will find better conditions prevail
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Women wishing to retain their youthful looks and to feel at their best should be sure to read the special directions with every box.
Sold everywhere. In boxes 10c., 25c.

DECLINED TO SELL OUT TO THE DEFENSE.

Ex-Policeman's Statement at Ector Trial Creates Sensation.

Salem, Mass., Oct. 22.—Michael A. Moore, a former police officer of Lawrence, under fire of attorneys for the defense late today in the trial of Ector, Giovannianni and Caruso for the murder of Anna Lopizzo during the strike, created a stir by declining his past record was being exposed because he refused to sell out to the defense.

Moore had been called by the district attorney and gave testimony that Ector in Lawrence, Jan. 23, shouted to strikers to take a prisoner away from a policeman who had arrested him. Moore said he heard Ector shouting to the strikers to rescue the prisoner and that he called Ector a "dirty dago" and told him to "do your own dirty work." J. P. S. Mahoney, the counsel for the defense, immediately produced records alleging that Moore when an employee of one of the Lawrence mills had been convicted of theft and also had been convicted of assault and sentenced to a reformatory. Moore urged cross examination admitted the truth of the records.

Later in the day the defense learned that Moore had been fined for an assault two weeks ago upon a woman named Beverly, a sister of Ector, Beverly, Mass., and fined \$10 and costs, which he paid. At the request of Attorney Peters, counsel for Giovannianni, Moore was recalled to the stand and confronted with the record in the Beverly case.

"Yes, that's true," said Officer Moore, when the record was read to him. Then he shouted: "These records are being brought in here because I refused to sell the government to the defense."

"What!" exclaimed Attorney Peters. "Do you mean to tell me you ever saw me before?"
"No," Moore replied, adding that he had seen another attorney who acted in the interest of the defendants. Moore was about to speak further when Judge Quinn ordered him to stop and directed that his statements be stricken from the record.

District Attorney Atwill did not make any inquiry into the charges, and there was no indication tonight that Moore's declarations would be investigated further.

FINE OF \$50 IMPOSED ON SOCIALIST MINISTER
Found Guilty of Blocking Street by Making Public Address.

Little Falls, N. Y., Oct. 22.—Determination by District Attorney Frank Schmidt of Illon to prosecute the charges made against Mayor Lunn and associates from Schenectady who attempted to speak in the public park here, has opened the breach between the socialists and the Herkimer county authorities.

At the continuation of the examination of Mayor Lunn before Recorder Collins today, the district attorney charged that the Schenectady mayor had committed a crime and should be held for the action of the grand jury. Counsel for Mayor Lunn made a series of motions for the dismissal of the charge and when Recorder Collins ruled against them they asked for a short recess for the purpose of conferring. After the conference they requested and were granted a further adjournment until October 30 at 10 a. m.

Recorder Collins then sentenced Robert A. Bakeman of Schenectady, a former clergyman, who was found guilty last Saturday of blocking of a public street by attempting to address a gathering of strikers, to pay a fine of \$50 or spend 50 days in jail. Bakeman refused to pay the fine and was taken to the county jail at Herkimer tonight. An attempt will be made tomorrow to stay the sentence and have the prisoner paroled until appeal is decided.

UMBRELLA AS EVIDENCE IN DYNAMITE CONSPIRACY.
Bore the Initials of Edward Clark Who Has Plead Guilty.

Indianapolis, Ind., Oct. 22.—A battered, ivory handled umbrella that had survived an explosion was produced as a government exhibit at the "dynamite conspiracy" trial today. Thomas A. Bevilacqua, Pa., foreman of a bridge construction company identified it as having been found after an explosion on a railroad bridge at Dayton, Ohio, May 3, 1908.

"I notice you are examining the handle," asked U. S. District Attorney Charles W. Miller.
"I see on the handle engraved the initials 'E. C.,'" replied the witness. It was the umbrella which the government charges Edward Clark, Cincinnati, carried when he attempted to blow up the bridge and which he held over the dynamite to protect it from a heavy rain. The government asserts Clark after lighting the fuse forgot the umbrella. Clark at the opening of the present trial pleaded guilty. The indictment alleges that Herbert S. Rockin, acting secretary of the International Association of Bridge and Structural Iron Workers, assisted Clark in preparing for the Dayton explosion.

EX-SENATOR BEVERIDGE SUMMONED TO APPEAR
Senate Committee to Inquire Into His Campaign Expenditures.

Washington, Oct. 22.—With the examination of witnesses summoned for a single session tomorrow, the senate campaign contributions committee expects to finish the investigation so far as planned and to adjourn until after election.

The sins of war furnished Albert J. Beveridge for his 1904 campaign in Indiana will be the basis of tomorrow's inquiry and Senator Beveridge himself, as well as the men associated with him in that campaign have been summoned to appear.

Senator Beveridge himself is busy with the progressive campaign in Indiana, where he is running for governor, and may not be able to come to Washington until after election. Other witnesses who were associated with him in the 1904 campaign, however, have promised to be on hand for tomorrow's session which will begin at one o'clock in the afternoon.

LARGE TRUST FUND FOR THOMPSON HIGH SCHOOL.
Provided for After Death of His Widow by Jacob F. Tourtellotte.

Minneapolis, Oct. 22.—A large trust fund, to maintain at Thompson, Conn., after the death of the widow, a memorial free high school which he founded several years ago, and a fund of \$10,000 for free beds in a Winona, Minn., hospital, are provided for in the will of Jacob F. Tourtellotte, a wealthy Minneapolis real estate man who died in September. The will was probated today.

Wars of Sugar Companies.
New York, Oct. 22.—"Wars" among sugar companies for the control of large interests and the regulation of prices of the staple in this country from 1875 to 1897, were described at length today by C. August Speckles, president of the Federal sugar company in the federal suit to dissolve the so-called sugar trust.

The President Will Leave Beverly early today for Poland Springs, Maine, on the last motor trip of his vacation in the north.

ROYAL BAKING POWDER

Adds Healthful Qualities to the Food

Prof. Prescott, of the University of Michigan, testified before the Pure Food Committee of Congress, that the acid of grapes held highest rank as an article of food and he regarded the results from baking with cream of tartar baking powder as favorable to health.

Royal is the only Baking Powder made from Royal Grape Cream of Tartar.

BOY'S TAUNT LEADS TO SHOOTING ACCIDENT

Young William Henry of Bristol Killed with Birdshot.

Bristol, Conn., Oct. 22.—"You could not hit the broadside of a barn," taunted William Henry, aged 14, to his friend, William Morgan, age 15, this afternoon, whereupon the latter put the shotgun he was carrying to his shoulder, pulled the trigger, and fired. Henry, who was riding a bicycle, was struck in the face and breast with a charge of birdshot and rendered unconscious.

Morgan did not know the gun was loaded. He had some shells in his possession and was just starting out to shoot squirrels when he met Henry. The authorities, after conducting an investigation, decided not to hold Morgan, as the shooting was evidently accidental.

Secretary Knox Left Washington

yesterday for New York, to go to Beverly to join President Taft in an automobile tour of New England.

APPROVE THE ACTION OF CAPTAIN HUGHES

Administration Tacitly Endorses His Course at Vera Cruz.

Washington, Oct. 22.—Although in number the armies confronting each other at the rebel-invested port of Vera Cruz are considerably smaller than those engaged in earlier battles in the state of Chihuahua, officials here are inclined to believe that the decisive battle of the Mexican revolution will be followed by these forces. While no instruction bearing on the point have been given to Captain Hughes, the American naval commander at Vera Cruz, the state and navy departments have tacitly given their approval to the measures he has taken to the exclusion of all other forces. The federal commander of the Mexican gunboats in the harbor to refrain from a bombardment.

No Witnesses Were Examined yesterday by the senate committee investigating campaign contributions.

NOTE THE ECONOMY

A tablespoonful to a pail of water



Soap—? Washing powders—? Not a bit of it!

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You ought to see how the grease and stains vanish. Less work, too!

CABOT'S Sulpho-Naphthol
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Made entirely of polished steel, brass and aluminum. They are the largest and best Stoves ever offered for the money. Made with polished brass tanks and smokeless wick attachment. The best and lowest priced heater made.
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"Didn't Hurt a Bit" IT IS A FACT
We EXTRACT TEETH PAINLESSLY.
We make PERFECT FITTING SETS OF TEETH.
We do the FINEST CROWN and BRIDGE WORK.
We are your TEETH'S BEST FRIENDS.
We CHARGE YOU LITTLE and GUARANTEE ALL OUR WORK.
KING DENTAL PARLORS
DR. JACKSON, Manager. 203 Main Street
Hours: 9 a. m. to 8 p. m. Sundays 10 to 1.

LEGAL NOTICES.

PROPOSALS FOR STATE ROAD WORK

SEALED PROPOSALS will be received by the State Highway Commissioner, Room 27, Capitol, Hartford, Conn., until 2 p. m., Tuesday, Oct. 23, 1912, for the construction of a section of gravel road in Windham, a section of gravel or native macadam road in Woodstock, one section of gravel and two sections of graded road in Canterbury and a section of gravel or macadam road in Norwich in accordance with plans and specifications.

Bids will state the price, as per specifications. The State Highway Commissioner reserves the right to increase or decrease the number of feet to be improved, after the contract is let. All bids must be accompanied by a bond of not less than one-third of the cost of the work. Any bidder to whom contract has been awarded refusing to sign the contract at the prices offered and furnish a surety company bond, or a certified check, shall forfeit from his bond a sum equal to the difference in price between his bid and the next lowest bidder. Plans and specifications for the Windham work may be examined at the office of E. E. Mitchell, Main St., Willimantic; for Canterbury, at the house of M. M. Frank, Canterbury; for Woodstock, at the Town Clerk's office, North Woodstock; for Norwich, at the Selectmen's office, Norwich, or at the office of the State Highway Commissioner, Room 27, Capitol.

The State Highway Commissioner reserves the right to reject any and all bids.

Dated at Hartford, Conn., Oct. 13, 1912.
JAMES H. MACDONALD,
State Highway Commissioner.
Room 27, Capitol, Hartford, Conn.

ASSESSORS' NOTICE

All persons in the Town of Voluntown liable to pay taxes are hereby notified to return to the Assessors on or before the first day of November, 1912, a written or printed list, properly signed and sworn to, of all taxable property owned by them on the first day of October, 1912, those failing to do so will be charged the penalty of 10 per cent. additional, according to law.

Dated at Voluntown, Conn., Oct. 19th, 1912.
CHARLES H. BARBER,
CLARK A. COON,
E. BYRON GALLUP.

Assessors.

NOTICE

The Selectmen and Town Clerk of the Town of Norwich on Friday, Oct. 19th, 1912, Saturday, Oct. 20th, 1912, and Friday, Oct. 25th, 1912, from 9 a. m. to 4 p. m., on each day, except between the hours of 1 and 2 p. m., to examine the qualifications of electors and admit to the election on said days all those persons who shall be found qualified will see names appear on the list prepared at the Town Clerk's Office of said Town in October, 1912, under the title "To Be Made."

And if it shall appear that the rights of any person on said list under the title "To Be Made" will mature after said Friday, Oct. 25th, and on or before Tuesday, Nov. 5th, 1912, they will meet at the Town Clerk's office in said Norwich, on Monday, Nov. 4th, 1912, from 9 o'clock in the forenoon until 6 o'clock in the afternoon, to admit those ONLY whose qualifications on or before Oct. 25th and down to Nov. 5th, 1912.

Norwich, Oct. 14th, 1912.
ALBERT W. LILLIBRIDGE,
WILLIAM E. WILCOX,
CHARLES P. BUSHNELL,
CHAS. S. HOLBROOK,
Town Clerk.

Assessors' Notice

All persons in the Town of Norwich liable to pay taxes are hereby notified to return to the Assessors on or before the first day of November, 1912, a written or printed list, properly signed and sworn to, of all taxable property owned by them on the first day of October, 1912. Those failing to make a list will be charged a penalty of 10 per cent. additional, according to law. Blanks can be obtained at the Assessors' Office in City Hall or will be sent by mail upon application.

Office Hours: 9 a. m. to 5 p. m. Wednesday and Saturday evenings, from 7 to 9.

Lists will be received beginning Wednesday, Oct. 23rd, until 2 p. m.

Dated at Norwich, Conn., Sept. 29, 1912.

JOHN P. MURPHY,
JEREMIAH J. DONOVAN,
MICHAEL J. CURRAN.

Assessors.

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